From: Jim & Ruth Nieman < jandr@advantec.cc>

Sent: Thursday, October 7, 2010 9:43 PM **To:** Chilton, Bart <BChilton@CFTC.gov>

Subject: Dodd-Frank Financial Reguatoryl Reform Law.

Dear Mr. Chilton:

You have told me, on one occasion, that is was difficult to get a majority vote, in the committee, on reducing the limit or the number of short sales of silver.

You also advised on another occasion, the committee had to take time to make certain there was no unlawful manipulation of the silver market. Two years is short time for government work.

It appears to me there is positive proof JPMorgan has manipulated, illegally, the silver market for many years, and a few months ago, sold some 7,000 of their short positions. What is more startling, they have, a few weeks ago, shorted some 6000, or more, contracts again.

The commercials stood a good chance of being overrun on the upside, and JPMorgan helped out the collusive commercial crooks.

I cannot understand why you CFTC members cannot see this collusion and illegal manipulation of the silver market. I have asked this question before: I wonder who is paying what to whom to allow this illegal manipulation to continue. I have posed the same question to Messrs. Dean Payton, Mr. Dimon of JPMorgan, and Mr. Thomas Lasala, especially since it has been difficult to obtain a majority of CFTC members to agree on the fact an illegal manipulation of the silver market exists, and a maximum of 1500 short sales to any factor.

It appears to me, with the new Regulatory/reform law, it should be easy for the CFTC and CME and any other regulatory agency to place a minimum on short sales, as well as correct a manipulation of the silver market by the commercials.

Thank you.

Yours truly,

J.E. Nieman jim.nieman@advantec.cc